

(10) ANY OTHER PERSON CONSIDERED APPROPRIATE BY THE COURT.

(E) WAIVER AND SUBSTITUTION.

A PERSON SPECIFIED IN A PRIORITY IN SUBSECTION (A) (1), (3), (4), (6) OR (7) MAY WAIVE AND NOMINATE IN WRITING A PERSON OR CORPORATION TO SERVE IN HIS STEAD. A NOMINEE OF A PERSON HOLDING A PRIORITY HAS THE SAME PRIORITY AS THE PERSON MAKING THE NOMINATION.

(C) SELECTION BY COURT.

AMONG PERSONS WITH EQUAL PRIORITY, THE COURT SHALL SELECT THE ONE BEST QUALIFIED OF THOSE WILLING TO SERVE. FOR GOOD CAUSE THE COURT MAY PASS OVER A PERSON WITH PRIORITY AND APPOINT A PERSON WITH LESS PRIORITY [[.]] OR NO PRIORITY.

(D) NONRESIDENT NOT DISQUALIFIED.

NONRESIDENCE [[IN MARYLAND]] DOES NOT DISQUALIFY ANY PERSON FROM SERVING AS GUARDIAN. ANY NONRESIDENT WHO IS APPOINTED CANNOT QUALIFY UNTIL HE HAS ON FILE WITH THE REGISTER OR CLERK AN IRREVOCABLE DESIGNATION BY HIM OF AN APPROPRIATE PERSON WHO RESIDES IN THE STATE ON WHOM SERVICE OF PROCESS MAY BE MADE IN THE SAME MANNER AND WITH THE EFFECT AS IF IT WERE SERVED PERSONALLY IN THE STATE ON THE NONRESIDENT.

REVISOR'S NOTE: THIS SECTION PRESENTLY APPEARS AS ART. 93A, §207. TWO SUBSECTIONS ARE ADDED FOR ORGANIZATIONAL PURPOSES. SUBSECTION (D) IS SIMILAR TO THE PROVISIONS OF §5-105(6) RELATING TO A NONRESIDENT PERSONAL REPRESENTATIVE. THE ONLY OTHER CHANGES ARE IN STYLE AND LANGUAGE.

13-208. BOND.

(A) EXCUSED BY INSTRUMENT.

WHERE THE INSTRUMENT NOMINATING A GUARDIAN EXCUSES A NONCORPORATE GUARDIAN FROM FURNISHING BOND, THE COURT SHALL NOT REQUIRE A BOND UNLESS EXCEPTIONAL CIRCUMSTANCES ARE SHOWN TO EXIST WHICH MAKE IT NECESSARY TO REQUIRE A BOND FOR THE SAFETY OF THOSE INTERESTED IN THE ADMINISTRATION OF THE ESTATE.

(E) CORPORATE GUARDIAN.

A CORPORATE GUARDIAN SHALL NOT BE REQUIRED TO FURNISH [[BONDS]] BOND.